

STATE OF MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY LANSING



WSSN: 04510

March 2, 2018

Mr. Leonard Bertrand, Utilities Supervisor City of Mount Clemens 1750 Clara Street Mount Clemens, Michigan 48043

Dear Mr. Bertrand:

SUBJECT: City of Mount Clemens Water Supply

Per- and Polyfluoroalkyl Substances (PFAS)

This letter is intended to inform you of the results of analyses for PFAS in samples collected from the city of Mount Clemens (City) raw water and water treatment plant tap on January 17, 2018. These samples were collected in response to the detection of PFAS in samples collected last year from Lake St. Clair and the Clinton River. The results of this latest testing are attached to this correspondence.

Currently, there is no regulatory drinking water standard for any of these chemicals. However, in May 2016, the U.S. Environmental Protection Agency (EPA) established a non-regulatory Lifetime Health Advisory (LHA) for two of these chemicals, perfluorooctyl sulfonate (PFOS) and perfluorooctanoic acid (PFOA). The LHA for PFOS and PFOA is 70 parts per trillion (ppt) combined, or individually if only one of them is present. The EPA recommends that this LHA applies to both short-term (i.e., weeks to months) scenarios during pregnancy and lactation, as well as to lifetime-exposure scenarios. The Michigan Department of Health and Human Services (DHHS), as well as the Michigan Department of Environmental Quality (DEQ), have used this LHA of 70 ppt to inform decisions on actions that should be taken or are recommended to reduce exposure and prevent increased risk to public health from these PFAS contaminants.

The table below summarizes the sampling results. The concentrations of PFOA and PFOS in these samples are well below the EPA lifetime health advisory of 70 ppt and are not expected to result in adverse health effects. If additional guidance and/or comparison values are developed in the future, we will then re-evaluate the status of this contamination.

| Date | Sampling Location | PFOS (ppt) | PFOA (ppt) | PFOS + PFOA (ppt) | LHA (ppt) PFOS + PFOA | Total of Other PFAS (ppt) |
|-----------|--|---------------|---------------|-------------------------|-----------------------------------|---------------------------------|
| 1/17/2018 | Intake Line (untreated water) | 0.587 J | 1.94 J | 2.527 J | 70 | 4.25 J |
| 1/17/2018 | WTP Tap (treated drinking water) | ND | 0.930 J | 0.930 J | 70 | 2.71 J |

J – The amount detected is below the Reporting Limit/Level of Quantification.

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An "ND" result means the parameter was not detected. A result qualified with a "J" means the parameter was detected below the Reporting Limit or Level of Quantification (LoQ) and should be considered estimated. Some individual PFAS compounds included in the Total of Other PFAS were also detected below the LoQ and the total should also be considered estimated. A copy of the laboratory report is enclosed for your review.

As previously mentioned, PFAS chemicals do not have regulatory drinking water standards and many of these chemicals do not currently have health advisory levels or other public health comparison values. This lack of scientifically based, decision making criteria presents challenges for public water utilities that detect these chemicals in their water supply. Scientists have found PFOA and PFOS in the blood of nearly all the people they tested, but these studies show that the levels of PFOA and PFOS in blood have been decreasing. While consumer products and food are a large source of exposure to these chemicals for most people, drinking water can be an additional source in the small percentage of communities where these chemicals have contaminated water supplies (EPA, 2016).

For information on PFOA, PFOS and other PFAS including possible health outcomes, you may visit these websites:

- https://www.epa.gov/pfas
- www.atsdr.cdc.gov/pfas
- http://www.michigan.gov/pfasresponse

Due to the current uncertainty on the source of this contamination in Lake St. Clair, we have the following recommendations for your consideration. These recommendations are essentially the same actions we have advised public water systems to follow for the past 30+ years when a new contaminant has been confirmed as present in their drinking water.

- Continue monitoring for PFAS on a quarterly basis to demonstrate the concentrations are consistent, and reliably below any existing LHA. Typically, four quarterly samples have been sufficient for making this determination, at which time the monitoring may become less frequent.
- 2. Notify the public of these sample results. The DEQ, in collaboration with the DHHS, is willing to assist the City with developing a communications plan or media guide for notifying residents and informing the media on the presence of PFAS in the drinking water, and the response measures that are being initiated. One example of a document that could be used to notify customers is also enclosed with this letter.
- 3. Even though the levels of PFAS detected are well below any existing LHA, the DEQ recommends you minimize public exposure to the extent reasonably possible. The City should begin evaluating options to accomplish this goal, including an assessment of the existing treatment to see if an adjustment or enhancement will reduce PFAS levels. The City should also evaluate new treatment methods that could reduce PFAS, with a cost/benefit analyses to see if there is a feasible option.

We look forward to working with the city of Mount Clemens to address this issue, inform your customers and evaluate solutions to this challenge.

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If you have any questions regarding this letter, feel free to contact me by phone at 586-506-6137, or by email at johnsons18@michigan.gov.

Sincerely,

Stephanie Johnson, P.E. Surface Water Treatment Specialist Drinking Water and Municipal Assistance Division Community Drinking Water – Engineering Unit

Enclosures

CC:

Ms. Lisa Borgacz, Manager, City of Mount Clemens

Ms. Jeanette Best, Utilities Director, City of Mount Clemens

Mr. William Ridella, Director, Macomb County Health Department

Ms. Carol Isaacs, Michigan PFAS Action Response Team (MPART)

Mr. Kory Groetsch, Director, Environmental Health Section, DHHS

Ms. C. Heidi Grether, Director, DEQ

Ms. Susan Leeming, External Relations Deputy Director, DEQ

Mr. Nate Zimmer, Chief of Staff, DEQ

Ms. Amy Peterson, DEQ

Mr. Jon Bloemker, P.E., DEQ